§ 67.550

§ 67.550 Fee table.

The fees charged under subpart Y are as set forth in Table 67.550.

TABLE 67.550—FEES

Activity	Reference	Fee
Applications:		
Initial certificate of documentation	Subpart K	\$133.00
Exchange of certificate of documentation	do	84.00
Return of vessel to documentation	do	84.00
Replacement of lost or mutilated certificate of documentation	do	50.00
Approval of exchange of certificate of documentation requiring mort- gagee consent.	do	24.00
Trade endorsement(s):		
Coastwise endorsement	Subpart B	29.00
Coastwise Bowaters endorsement	46 CFR part 68	29.00
Great Lakes endorsement	Subpart B	29.00
Fishery endorsement	do	12.00
Registry endorsement	do	none
Recreational endorsement	do	none
Note: When multiple trade endorsements are requested on the same applic dorsement fee will be charged, resulting in a maximum endorsement fee of \$29.	00	•
Evidence of deletion from documentation	Subpart L	15.00
Late renewal fee	do	5.00
Waivers:		
Original build evidence	Subpart F	15.00
Bill of sale eligible for filing and recording	Subpart E	15.00
Miscellaneous applications:		
Wrecked vessel determination	Subpart J	555.00
New vessel determination	Subpart M	166.00
Rebuild determination—preliminary or final	do	450.00
Filing and recording:		
Bills of sale and instruments in nature of bills of sale	Subpart P	8.00(1
Mortgages and related instruments	Subpart Q	4.00(1
Notice of claim of lien and related instruments	Subpart R	8.00(1
Facsimile submission handling	Subpart O	2.00(1
Certificate of compliance:	40.0ED === ± 00	55.00
Certificate of compliance	46 CFR part 68	55.00
Miscellaneous: Abstract of Title	Subpart T	25.00
Certificate of ownership	do	125.00
Attachment for each additional vessel with same ownership and en-	do	125.0
cumbrance data.	uo	10.00
Copy of instrument or document	(2)	(2
Copy of institution document	(-)	(-

 $[\mathrm{CGD}\ 89\text{-}007,\ \mathrm{CGD}\ 89\text{-}007a,\ 58\ \mathrm{FR}\ 60266,\ \mathrm{Nov.}\ 15,\ 1993;\ 58\ \mathrm{FR}\ 65243,\ \mathrm{Dec.}\ 13,\ 1993,\ as\ amended\ by\ \mathrm{CGD}\ 95\text{-}014,\ 60\ \mathrm{FR}\ 31605,\ \mathrm{June}\ 15,\ 1995;\ \mathrm{CGD}\ 95\text{-}070,\ 60\ \mathrm{FR}\ 40242,\ \mathrm{Aug.}\ 7,\ 1995]$

PART 68—DOCUMENTATION OF VESSELS PURSUANT TO EXTRAOR-**DINARY LEGISLATIVE GRANTS**

Subpart 68.01—Regulations Implementing Provisions for 46 U.S.C. App. 883-1

Sec.

68.01-1 Definitions for the purposes of this subpart.

68.01-3 Requirements for citizenship under 46 U.S.C. App. 883-1. 68.01-5 Qualification as an 883-1 corpora-

tion.

68.01-7 Qualification as a parent or subsidiary.

68.01-9 Cessation of qualification.

- 68.01-11 Privileges conferred—documentation of vessel.
- 68.01-13 Privileges conferred—operation of vessels.
- 68.01-15 Restrictions.

68.01--17 Application by an 883--1 corporation to document a vessel.

APPENDIX A TO SUBPART 68.01—OATH FOR QUALIFICATION OF CORPORATION AS A CIT-IZEN OF THE UNITED STATES UNDER THE ACT OF SEPT. 2, 1958 (46 U.S.C. 883-1)

APPENDIX B TO SUBPART 68.01—OATH OF PAR-ENT OR SUBSIDIARY CORPORATION ACT OF SEPT. 2, 1958 (46 U.S.C. 883-1)

Subpart 68.03—[Reserved for Regulation,

¹ Per page. ² Fees will be calculated in accordance with 49 CFR 7.95.

as Necessary, of Vessels Documented Under the Act of August 9, 1954]

Subpart 68.05—Documentation of Certain Vessels for Oil Spill Cleanup

68.05-1 Purpose and scope.

68.05-3 Definitions for purposes of this subpart.

68.05-5 Citizenship requirements for limited coastwise endorsement.

68.05-7 Vessel eligibility requirements for limited coastwise endorsement.

68.05–9 Privileges of a limited coastwise endorsement.

68.05-11 Application to document a vessel under this subpart.

68.05-13 Cessation of qualifications.

APPENDIX A TO SUBPART 68.05—OATH FOR QUALIFICATION OF A NOT-FOR-PROFIT OIL SPILL RESPONSE COOPERATIVE

APPENDIX B TO SUBPART 68.05—OATH FOR DOCUMENTATION OF VESSELS FOR USE BY A NOT-FOR-PROFIT OIL SPILL RESPONSE COOPERATIVE

AUTHORITY: 46 U.S.C. 2103; Pub. L. 107-296, 116 Stat. 2135; Department of Homeland Security Delegation No. 0170.1. Subpart 68.01 also issued under 46 U.S.C. App. 876; subpart 68.05 also issued under 46 U.S.C. 12106(d).

SOURCE: CGD 80-107, 47 FR 27511, June 24, 1982, unless otherwise noted.

Subpart 68.01—Regulations Implementing Provisions for 46 U.S.C. App. 883–1

§ 68.01-1 Definitions for the purposes of this subpart.

Act means the Act of September 2, 1958 (46 U.S.C. App. 883-1).

883-1 citizen or 883-1 corporation means a corporation which qualifies for the special citizenship status created by the Act of September 2, 1958 (46 U.S.C. App. 883-1).

Parent corporation means one incorporated under the laws of the United States, or any state, territory, or district of the United States, which controls (directly or indirectly) at least 50 percent of the voting stock of another corporation.

Subsidiary corporation means one incorporated under the laws of the United States, or any state, territory, or district of the United States, which has not less than 50 percent of its vot-

ing stock controlled (directly or indirectly) by another corporation.

[CGD 80-107, 47 FR 27511, June 24, 1982, as amended by CGD 95-028, 62 FR 51203, Sept. 30, 1997]

§ 68.01-3 Requirements for citizenship under 46 U.S.C. App. 883-1.

A corporation seeking to establish its citizenship under the Act of September 2, 1958 (46 U.S.C. App. 883–1) must meet the following criteria as specified in the Act:

(a) It must be incorporated under the laws of the United States, or any state, territory, district, or possession of the United States;

(b) A majority of the officers and directors of the corporation must be citizens of the United States;

(c) Not less than 90 percent of the employees of the corporation must be residents of the United States;

(d) Such corporation must be engaged primarily in a manufacturing or mineral industry in the United States or any territory, district, or possession of the United States;

(e) The aggregate book value of the vessels owned by the corporation must not exceed 10 percent of the aggregate book value of the assets of the corporation; and

(f) The corporation must purchase or produce in the United States, its territories or possessions, not less than 75 percent of the raw materials used or sold in its operations.

NOTE: A corporation which qualifies as an 883–1 citizen by meeting the criteria in paragraph (a) of this section is not thereby precluded from qualifying as a citizen under any definition in part 67 upon compliance with all applicable requirements.

[CGD 80-107, 47 FR 27494, June 24, 1982, as amended at 47 FR 35488, Aug. 16, 1982; CGD 95-028, 62 FR 51203, Sept. 30, 1997]

§ 68.01–5 Qualification as an 883–1 corporation.

(a) To be formally qualified as an 883–1 corporation for all purposes under the Act, a corporation which meets the requirements of §68.01–3 must file with the Director, National Vessel Documentation Center a certificate under oath as described in appendix A.

(b) Upon the filing of the certificate required under paragraph (a) of this